IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO, EASTERN DIVISION

KENNETH W. JOHANSEN,

Case No. 2:19-cv-01067-MHW-KAJ

Plaintiff,

District Judge Watson

v.

Magistrate Judge Jolson

HEALTH INSURANCE INNOVATIONS,

Defendant.

STIPULATION OF EXTENSION OF TIME TO MOVE OR PLEAD

Pursuant to Rule 6.1 of the Local Rules of the United States District Court for the Southern District of Ohio, Plaintiff Kenneth W. Johansen and Defendant Health Plan Intermediaries Holdings, LLC d/b/a Health Insurance Innovations ("HII") hereby agree and stipulate that Defendant HII shall have an additional twenty-one (21) days in which to move or plead in response to Plaintiff's complaint up to and including April 18, 2019. There have been no prior extensions of the time for HII to move or plead in response to Plaintiff's complaint. So stipulated:

/s/ Bryan Reo by Jolene S. Griffith per auth. granted 3/28/19 Bryan Anthony Reo (0097470) Telephone No.: (216) 505-0811 E-mail: Reo@ReoLaw.org P.O. Box 5100 Mentor, Ohio 44061 Attorney for Plaintiff /s/ Dan L. Cvetanovich by Jolene S. Griffith Dan L. Cvetanovich (0021980) Trial Attorney for Defendant Telephone No.: (614) 229-3291 E-Mail: DCvetanovich@baileycav.com 10 West Broad Street, Suite 2100 Columbus, Ohio 43215-3422 Telephone No.: (614) 221-3155

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CERTIFICATE OF SERVICE

I hereby certify that the foregoing Stipulation of Extension of Time to Move or Plead was served upon Plaintiff by sending a copy of it to Plaintiff's attorney, Bryan Anthony Reo, Reo Law LLC, P.O. Box 5100, Mentor, Ohio 44061, by first-class, United States mail, postage pre-paid, this 28th day of March 2019.

/s/ Dan L. Cvetanovich by Jolene S. Griffith Dan L. Cvetanovich (0021980)

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